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**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

UNITED STATES OF AMERICA,
Plaintiff,
v.
TORI MANGUM,
Defendant

Case No. 2:22-cr-50-APG-MDC

**STIPULATION TO CONTINUE
SENTENCING**
(Fifth Request)

IT IS HEREBY STIPULATED AND AGREED, by and between Sigal Chattah, United States Attorney, and David Kiebler, Assistant United States Attorney, counsel for the United States of America, and Yi Lin Zheng, counsel for Tori Mangum, that the sentencing set for September 17, 2025, be vacated and set to a date and time convenient to this Court, but no sooner than forty five (45) days.

The Stipulation is entered into for the following reasons:

1. Undersigned counsel will be out of the jurisdiction on the presently set sentencing date. She will be back in the jurisdiction at the end of September and will need time to prepare for sentencing.

2. The defendant is in custody and does not object to the continuance.
3. The parties agree to the continuance.

1 4. The additional time requested herein is not sought for purposes of delay, but
2 merely to allow counsel for defendant sufficient time within which to be able to effectively and
3 complete investigation of the discovery materials provided.

4 This is the fifth stipulation to continue filed herein.

5 DATED: July 8, 2025.

6 By /s/ Yi Lin Zheng
7 Yi Lin Zheng
Counsel for Tori Mangum

Sigal Chatnah
United States Attorney

8 By /s/ David Kiebler
9 David Kiebler
10 Assistant United States Attorney

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**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

UNITED STATES OF AMERICA,
Plaintiff,
v.
TORI MANGUM,
Defendant.

Case No. 2:22-cr-50-APG-MDC

FINDINGS OF FACT, CONCLUSIONS OF LAW AND ORDER

FINDINGS OF FACT

Based on the pending Stipulation of counsel, and good cause appearing therefore, the Court finds that:

1. Undersigned counsel will be out of the jurisdiction on the presently set sentencing date. She will be back in the jurisdiction at the end of September and will need time to prepare for sentencing.

2. The defendant is in custody and does not object to the continuance.

3. The parties agree to the continuance.

4. The parties agree to the continuance.

5. The additional time requested herein is not sought for purposes of delay, but merely to allow counsel for defendant sufficient time within which to be able to effectively and complete investigation of the discovery materials provided.

6. Additionally, denial of this request for continuance could result in a miscarriage of justice. The additional time requested by this Stipulation is excludable in computing the time within which the trial herein must commence pursuant to the Speedy Trial Act, Title 18, United States Code, Section 3161(h)(7)(A), considering the factors under Title 18, United States Code, Section 3161(h)(7)(B)(i), (iv).

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3 **CONCLUSIONS OF LAW**

4 The ends of justice served by granting said continuance outweigh the best interest of the
5 public and the defendant in a speedy trial, since the failure to grant said continuance would be
6 likely to result in a miscarriage of justice, would deny the parties herein sufficient time and the
7 opportunity within which to be able to effectively and thoroughly prepare for trial, taking into
8 account the exercise of due diligence.

9 The continuance sought herein is excludable under the Speedy Trial Act, Title 18,
10 United States Code, Section § 3161 (h)(7)(A), when the considering the factors under Title 18,
11 United States Code, § 3161(h)(7)(B)(i), (iv).

12 **ORDER**

13 IT IS FURTHER ORDERED that sentencing is continued to: November 13, 2025 at
14 9:30 a.m. in LV Courtroom 6C.

15 DATED: July 9, 2025.



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17 ANDREW P. GORDON
18 CHIEF UNITED STATES DISTRICT JUDGE
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